

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of) MB Docket No. 14-82
)
PATRICK SULLIVAN) FRN 0003749041, 0006119796,
(Assignor)) 0006149843, 0017196064
)
and) Facility ID No. 146162
)
LAKE BROADCASTING, INC.) File No BALFT-20120523ABY
(Assignee))
)
Application for Consent to Assignment of)
License of FM Translator Statin W238CE,)
Montgomery, Alabama)

To: Marlene H. Dortch, Secretary
Attention: Chief Administrative Law Judge Richard L. Sippel

**SUPPLEMENT TO LAKE BROADCASTING, INC.'S
RESPONSES TO ENFORCEMENT BUREAU'S
OBJECTIONS TO LAKE'S DIRECT CASE EXHIBITS**

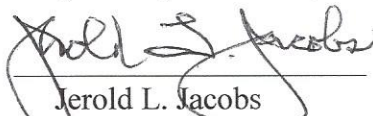
Lake Broadcasting, Inc. ("Lake"), by its attorney, hereby supplements its April 25, 2017 "Responses to Enforcement Bureau's Objection to Lake's Direct Case Exhibits" ("Responses") to supply Declarations under penalty of perjury to accompany four of the six letters of reference that Lake provided in Appendix C of LB Direct Case Exhibit 1. In addition, Lake is supplying a seventh letter of reference and Declaration from John M. Rau, which was inadvertently omitted from Appendix C as originally filed. In support whereof, the following is shown:

1. In its Responses, Lake argued that the Bureau had waived its right to object to the absence of Declarations under penalty of perjury from Lake's letters of reference. Nevertheless, without withdrawing any of those arguments, Lake hereby

supplies such Declarations from Messrs. Sellmeyer, Caran, Berlen, and Hoehn (Lake has been unable to reach Gary Reynolds and Vernon Jackson, and did not want to delay filing this Supplement). In addition, Lake hereby proffers a seventh letter and Declaration from John M. Rau, a neighbor and fellow homeowners association board member of Mr. Rice. This letter was included among the seven letters of reference that were supplied to the Presiding Judge in this proceeding as part of the Joint Status Report of December 8, 2014. As such, the Bureau has had notice of the letter since that date, and all of the responses that Lake provided on April 25 apply equally to this letter.

2. Lake submits that the Bureau's technical objections to Lake's seven letters of reference should be rejected, as waived, especially in light of Lake's proffering of the requested Declarations under penalty of perjury, and that the ends of justice warrant full consideration of Lake's seven letters of reference in this proceeding.

Respectfully submitted,

A handwritten signature in dark ink, appearing to read "Jerold L. Jacobs", is written over a horizontal line.

Jerold L. Jacobs
Law Offices of Jerold L. Jacobs
1629 K Street, N.W. Suite 300
Washington, DC 20006
(202) 508-3383

Counsel for Lake Broadcasting, Inc.

Attachment

Dated: April 30, 2017

ATTACHMENT

Supplement to LB EXHIBIT 1, APPENDIX C

DECLARATION

I hereby declare, under penalty of perjury, that I prepared the attached letter to Hon. Richard Sippel concerning Michael S. Rice, and the letter is true and correct to the best of my knowledge, information and belief.

Executed on

4/25/17

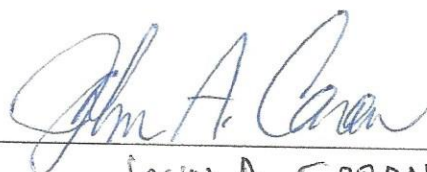
J. S. Sellmeyer
J. S. SELLMAYER

DECLARATION

I hereby declare, under penalty of perjury, that I prepared the attached letter to Hon. Richard Sippel concerning Michael S. Rice, and the letter is true and correct to the best of my knowledge, information and belief.

Executed on

4/26/17




JOHN A. CARAN

DECLARATION

I hereby declare, under penalty of perjury, that I prepared the attached letter to Hon. Richard Sippel concerning Michael S. Rice, and the letter is true and correct to the best of my knowledge, information and belief.

Executed on APRIL 25TH, 2017


KEVIN R. BERLEN

DECLARATION

I hereby declare, under penalty of perjury, that I prepared the attached letter to Hon. Richard Sippel concerning Michael S. Rice, and the letter is true and correct to the best of my knowledge, information and belief.

Executed on

April 24, 2017

John Eric Hoehn

John Eric Hoehn

DECLARATION

I hereby declare, under penalty of perjury, that I prepared the attached letter to Hon. Richard Sippel concerning Michael S. Rice, and the letter is true and correct to the best of my knowledge, information and belief.

Executed on

4/25/2017

John M. Rau
John M. Rau

November 21, 2014

Chief Administrator Law Judge Richard L. Sipple
Federal Communications Commissions
Washington, D.C. 20554

John Rau
15 Rio Vista Drive
Saint Charles, MO 63303-4109
636-723-8457

Honorable Judge Sipple:

By way of introduction, I am John Rau, a 25 year resident of Rio Vista Drive in Saint Charles, MO.

I also serve as the Secretary, Plat 1 Director and Board Member of the Rio Vista Homeowners Corporation (RVHC) since September 1997. The RVHC is a not for profit corporation for the 42 homeowners on Rio Vista Drive with subdivision deed restrictions and governing by-laws.

I have known Mike Rice since October 2000 and have had many contacts with him as a neighbor, fellow board member and officer of RVHC.

Mike Rice is presently serving as Plat 2 Director and Board Member of RVHC since June 2010. He also served as RVHC Vice-President for the 2013-14 fiscal year.

I am aware that in the 1990's Mike Rice was convicted of sexual misconduct and was imprisoned for approximately five years until his release in December 1999.

My personal opinion is that Mike Rice has shown me his good character, truthfulness and is a good citizen of our community.

Respectfully submitted,

A handwritten signature in dark ink, appearing to read "John Rau". The signature is fluid and cursive, with the first name "John" and last name "Rau" clearly distinguishable.

John Rau

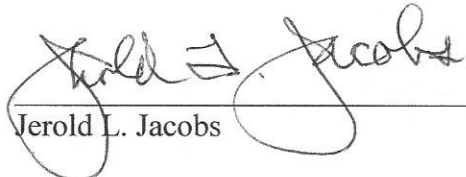
CERTIFICATE OF SERVICE

I, Jerold L. Jacobs, hereby certify that on this 30th day of April, 2017, I filed the foregoing "SUPPLEMENT TO LAKE BROADCASTING, INC.'S RESPONSES TO THE ENFORCEMENT BUREAU'S OBJECTIONS TO LAKE'S DIRECT CASE EXHIBITS" in ECFS and caused a copy to be sent via First Class United States Mail and via e-mail to the following:

Hon. Richard L. Sippel
Chief Administrative Law Judge
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Jerold L. Jacobs